

RIELY'S APOLOGY
OFFERED IN COURT

(Continued From First Page.)

As a part of this answer, marked "Exhibit No. 1,"

Your respondent was anxious to give the court immediate action upon the resignation of your respondent and of the other trustees selected, as above mentioned, so that an order might be entered directing another meeting of the creditors for the purpose of selecting new trustees to manage and control the property of the bankrupt corporation then in the hands of receivers appointed by the court. On the 16th day of September, 1908, your respondent appeared before this Honorable Court for the purpose of making said motion and having said order entered, and this was the first occasion when language was used alleged in the rule to be disrespectful to the court.

Wanted to Investigate.

During the discussion of this motion the court said that, upon investigation, action on these matters appeared to be purely formal and such as required no time for consideration, the court would promptly grant the motion; but that, if any investigation whatever was in its opinion necessary, it would be postponed until some time during the November term because of the other engagements of the court.

Following this, the court on two occasions remarked that as at present it was inclined to think that, because of the scandal that had been suggested or alleged in connection with the election of the trustees seeking to resign, a thorough examination into that election would be necessary before the resignation of your respondent and other trustees should be permitted. This remark of the court seemed to your respondent to imply that he was in some way connected with the alleged improper conduct involved in the election of the trustees. A proper sense of what was due to himself compelled your respondent to notice this remark of the court by a prompt denial of any such suggestion. With considerable heat and emphasis, which your respondent submits was but natural under the circumstances, your respondent stated to the court that he repudiated the statement of the scandal in the election of the trustees so far as he was personally concerned. To this remark the court at once replied that in the statement made by it the court did not intend to connect your respondent with the scandal of scandal affecting said election, and that the court had so stated to your respondent before during the discussion of this motion.

Acted Under Excitement.

As an officer of the court and as one always seeking to demean himself with deference to the court and to the judge thereof, your respondent, with out reservation, admits that as far as

Freckles, Pimples
And Liver Spots

Can Be Removed Easily by Stuart's Calcium Wafers in a Few Days.

Write for Free Trial Package.

Why suffer the stares of those about you because of a poor, muddy and bleary looking complexion? What you need is rich, strong, generous glowing blood to furnish a clear, clean pigment (color) to the face, so that with each beat of the heart the blood courses uninterruptedly through the small surface veins of the face, thereby keeping a glowing color ever present.

Stuart's Calcium Wafers are composed of the most powerful of blood builders and purifiers, yet they are harmless and may be taken into the system by any one, even a child. What is invigorating to the weak stomach most certainly will aid the well one. Any invalid may take Stuart's Calcium Wafers and be benefited so that no one need feel the slightest hesitancy in using these little purifiers continuously. They work very fast, and many severe cases of discolored complexion are thoroughly cleared and beautified after a brief time. The number of testimonials we have attesting to the strength, vigor and effectiveness of Stuart's Calcium Wafers would astonish one. Every druggist carries them in stock; price 50c. Don't wait, but go to your druggist to day and buy a box of these Wafers. Take them after each meal and give them an honest trial, and the rapid results will astonish you. We will send you a trial package containing an amount of these Wafers sufficient to show their power. Send us your name and address, and we will send you a trial package, by mail, free. Address F. A. Stuart Co., 175 Stuart Bldg., Marshall, Mich.

MILLINERY OPENING!

WE WISH TO ANNOUNCE TO OUR FRIENDS AND THE PUBLIC OUR OPENING OF FALL and WINTER HATS

Wednesday and Thursday,
Sept. 23d and 24th.

TURNER MILLINERY, Inc.,
417 East Broad Street.

(REAR OF NELSON SHOE COMPANY.)

the Personal matter involved in the discussion was concerned, he should have dropped it at that point and accepted the disclaimer of the court. But, acting under the excitement which the repeated use of the word "scandal" had naturally created, your respondent followed up this disclaimer of the court by the first remark which, as he understood, was one of the bases for the issuance of this rule.

As the specific language used by your respondent on this occasion, and on the subsequent occasions referred to in this answer, is not set out in the rule served upon him, and as your respondent does not deny the statements substantially as made by all the witnesses, so far as he is advised of them, your respondent does not deem it necessary to here or hereafter set forth the exact language used by him, but submits the question of reciting this language to this Honorable Court.

Remark Was Improper.

Your respondent recognizes that the remark you are referred to was an improper one.

A heated and unfortunate colloquy between the court and your respondent followed, in which other statements were made by your respondent, which, upon reflection, your respondent recognizes as not consonant with the respect due to the court from him as one of its officers.

While laboring under intense feeling, your respondent left the presence of the court, along with the other attorneys in the case, and when beyond the hearing of the court, but still within the court room, your respondent made other remarks which he understands forth the exact language used by him, and, together with what took place in the presence of the judge, caused the issuance of this rule.

Full Apology.

In each and all of these statements made by your respondent after the disclaimer by the court of any intention of connecting him with scandal, your respondent used language which he frankly admits was inconsistent with the respect due this Honorable Court and the propriety of conduct which, as one of its officers, he should have shown and exercised. He, therefore, desires to withdraw the remarks made in the presence of the court and those made beyond the hearing of the judge, but in the courtroom; to express his regret for having made them; to make to the court a full apology; and to submit the matter to the court.

(Signed) HENRY C. RIELY,
September 19, 1908.

(Signed)

EPHA HUNTON, JR.,
GEORGE BRYAN.

WYNDHAM R. MEREDITH,
MURRAY M. MOORE,

Counsel for Defendant.

Lamb First Witness.

Mr. John A. Lamb, one of the receivers, was the first witness. He detailed the colloquy between Judge Waddill and Mr. Rely, to the best of his recollection, and his statement was practically in accord with that contained in Mr. Rely's answer. Before he stood aside, however, Mr. Lamb told of an incident which had occurred be-

fore the trustees were chosen, which at once smacked of scandal, and which which the court had refused to accept the resignations of the trustees without an investigation of the method of their election. The witness made it plain, however, that this circumstance had no remote relation to Mr. Rely, and more than once he stated that so far as he knew no one had ever referred to Mr. Rely as being in any way connected with any improper transaction. He referred to an affidavit made by Mr. Fairfax C. Christian, cashier for the receivers, which was submitted to the referee, setting out that J. M. Turner, a lawyer of Amelia, had approached Mr. Christian and said he (Turner) held the balance of power in the election of trustees, and that he was

out for money. Turner is alleged to have said that the other side had offered him \$200, and asked Mr. Christian what his side would give if he should vote the claims he held to suit the receivers. Mr. Christian turned his back deliberately and replied, "Nothing."

More Damaging Testimony.

It was testified further that both R. G. Wood and J. H. C. Gholson, the other two trustees, were parties in interest; that the former held large claims against Coghill and his defunct concern, and that the latter was a recent partner of Coghill in the lumber business.

Mr. James L. Shelton, junior counsel for the receivers, corroborated Mr. Lamb's testimony for the most part, but he went further. He referred to a letter, a copy of which was later produced and read in court, signed by Isaac Diggs, a local attorney, and addressed to the representative of the Standard Oil Company here. This letter appeared to be a copy of others sent out to various unprotected creditors, stating that Mr. Diggs wished to vote the claims held by his correspondents in the election of trustees for R. G. Wood, of Chesterfield. A blank form of proxy was inclosed, to be filled out and returned to Mr. Diggs, and the latter stated in his letter that he would represent his correspondents without charge. It was testified by Mr. Shelton that Wood was elected, and that Isaac Diggs is now his counsel in matters pertaining to the trusteeship.

Case Not Argued.

Mr. Thomas B. Sneed, referee in bankruptcy, was the last witness. He went over the entire situation, having been present in the room when the controversy between Judge Waddill and Mr. Rely took place.

He brought nothing especially new, and when he was excused Judge Lewis made a brief statement. He said he did not care to argue the case, though he gave the court references to several authorities which he said the latter might care to look into before rendering a decision. Counsel for Mr. Rely did not cross-examine any of the witnesses put on by Judge Lewis, nor did they offer any testimony except that embodied in the statement of the respondent.

Mr. Hunton arose when Judge Lewis had completed his brief closing statement, and said that counsel for Mr. Rely had not examined the law, nor did they care to make any argument. They submitted their case upon the answer of the respondent. Judge Waddill here made the statement printed elsewhere, and court was adjourned until to-morrow at noon, when the case will be decided.

..Manchester News..

Manchester Bureau, Times-Dispatch,
No. 1102 Hull Street.

The Board of Water Commissioners met last night, but failed to elect a superintendent of the department, to succeed former Superintendent Sharpe. The reason given by several members of the commission was that there were so many candidates that they had to take more time to consider the qualifications of each one.

In the meantime Clerk Matthew Morton will continue to transact the business of the water office, and will act as superintendent. This means that there is a strong sentiment on the part of at least some of the commissioners that Mr. Morton is not to blame for the shortcomings of the department.

Mr. George F. Hall was, however, elected in the place of Mr. Hammond Fisher, foreman of the street force, resigned. Mr. Hall is considered a good man. He will start in his new job at once.

The sentiment here is that Mr. Morton, the clerk of the department, is in no wise to blame for the condition of affairs. But the foreman, who has resigned, declares that when his testimony has been heard by the grand jury to-morrow there will be a revelation. He intimates that he will, with his testimony, implicate others.

Business Men to Meet.

The Business Men's Association will meet to-morrow night. A number of important matters will be considered, principally those of consolidation with Richmond and the new bridge.

It is conceded on all sides that the sentiment in regard to consolidation is strong on the part of the citizens generally, and that the only thing that may settle the question will be the proposition which the people of Richmond offer.

Alderman John Moore said last night that while he could not make a member of the City Assembly, he would say as a business man that everything would depend upon what was offered by the Richmond Council.

The members of the association are almost unanimously for consolidation. They realize that such a condition of affairs will be of vast benefit to both cities, and

with the splendid advantages the South Side can offer Richmond must feel that it can do nothing but offer the people of Manchester, everything that will redound to the benefit of all concerned.

General Jury To-Morrow.

The September term of the Corporation Court will begin to-morrow. Commonwealth's Attorney Page will have about ten cases to present. The evidence to be presented in the water case will be about the same as that given before the commissioners, with the possible exception of the evidence which Mr. Fisher, formerly of the department, says he will present.

Red Men to Meet.

Indianapolis Times of Red Men will meet to-morrow night. They have sent out notices, which are of interest to outsiders as well as the Indians themselves. The notice says that the meeting will be held on the steps of the 21st st. corn moon, seventh run, and that it will be held at Toney's Hall.

Secretary C. O. B. Cowardin, of the Business Men's Association, has returned from a trip to New York. He reports that crops are good along Broadway, but that the voters in that place are not so enthusiastic for Bryan.

Fishing Trip.

The Licking Creek Club will take a short trip to-morrow. Hunting and fishing will be the rule of the day, and it is well known that the members of the club have been all day collecting bait and other things to take along with them. They expect to return on Tuesday with enough stuff to supply the neighborhood of all the members who go on the trip.

CRIGHTON'S
Fall Opening
TUES. & WED. SEPT. 22-23
EVERYBODY WELCOME

Strength, Sleep and Appetite Restored
at 100 Years of Age.

MRS. SUSAN HURLBUT, 100 Years Old.

Mrs. Susan Hurlbut, 81 North Franklin Street, Wilkes Barre, Pa., who celebrated her 100th birthday anniversary on January 7, 1908, and is the only centenarian in that city, praises Duffy's Pure Malt Whiskey as the world's best tonic stimulant and invigorator for the aged. It has restored her appetite, given her health and vigor, and enables her to sleep well. She is remarkably well preserved for one of her advanced years.

Mrs. Hurlbut, in a letter received January 29, 1908, says: "I have taken Duffy's Pure Malt Whiskey, and I can truthfully say it has given me strength, makes me sleep well and gives me a good appetite. Your medicine is the best tonic for people to take if they want to live to be old and to be in good health. You may print this if you wish."

Thousands of letters like Mrs. Hurlbut's are received from grateful men and women in all walks of life, Temperance Advocates, Ministers of the Gospel, Doctors, Statesmen, and the working men and women, who thank God for what Duffy's Pure Malt Whiskey has done for them.

Duffy's Pure Malt Whiskey

is an absolutely pure distillation of malted grain; great care being used to have every kernel thoroughly malted, thus destroying the germ and producing a predigested liquid food in the form of a malt essence, which is the most effective tonic-stimulant and invigorator known to science; softened by warmth and moisture, its palatability and freedom from injurious substances render it so that it can be retained by the most sensitive stomach.

It is invaluable for overworked men, delicate women and sickly children. It strengthens and sustains the system; is a promoter of health and longevity; makes the old young and keeps the young strong.

CAUTION.—When you ask your druggist, grocer or dealer for Duffy's Pure Malt Whiskey, be sure you get the genuine. It's the only absolutely pure medicinal malt whiskey, and is sold in large sealed bottles only; never in bulk. Price, \$1.00. Look for the trade-mark, the "Old Chemist," on the label, and make sure the seal over the cork is unbroken. Write Consulting Physician, Duffy Malt Whiskey Co., Rochester, N. Y., for free illustrated medical booklet and free advice.

VETERANS OF NORTH AND SOUTH JOIN
IN HONORING PENNSYLVANIA'S DEAD

Governor Stuart and His Staff Attend Unveiling of Monument at Winchester.

Monument Unveiled



General Turner Ashby Camp of Confederates Lead Great Parade to Cemetery.

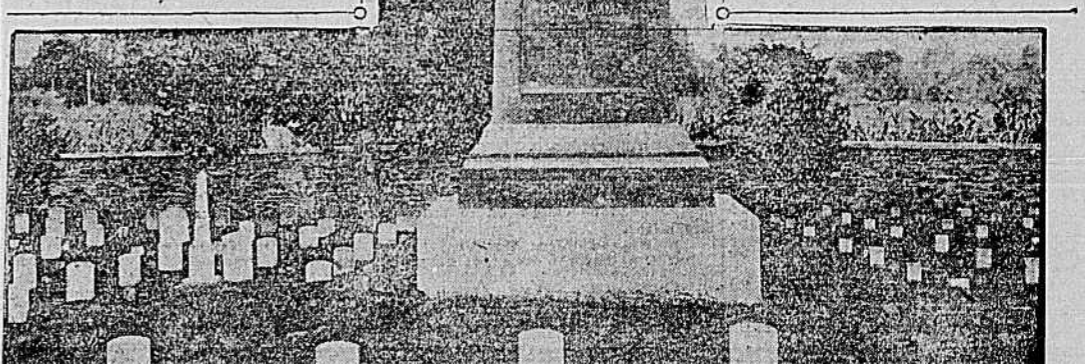
gether. Mayor Baker, the entire City Council and many city officers also participated.

The exercises were in charge of General John W. Schall. Miss Schoonmaker unveiled the monument. The Rev. Dr. J. H. Lacy, pastor of the Presbyterian Church, made the opening prayer, and Hon. R. T. Barton, of Winchester, delivered the address of welcome.

Presentation Address.

The presentation address was made by Colonel Schoonmaker, and acceptance by Governor Stuart. Colonel R. A. Carmichael accepted the monument in behalf of the War Department. Addresses were also made by General Porter Boyd, of Philadelphia, and Adjutant-General T. J. Stewart, of Harrisburg. The Rev. J. P. Hyde, grand chaplain of the Confederate Veterans of Virginia, pronounced the benediction.

The monument is of granite, surmounted by heroic figures in bronze, and cost \$200,000. It stands in the middle of the last resting place of 800 sons of the Keystone State. The visitors, after being hospitably entertained, returned home to-night.



This is a photograph of the \$200,000 monument to the memory of 800 Pennsylvanians killed in the Civil War near Winchester. Pennsylvania's Governor, with his staff, was present at the unveiling in the National Cemetery yesterday.

FINE CLOTHES, BUT
FEW JEWELS THERE

Mrs. Hagaman's Trunks Opened by Sheriff, Who Marveled at Some Things.

Before Deputy Sheriff Mercer and counsel for both Mrs. Hagaman and the Lichenstein Millinery Company, which is suing her for \$4,000, her trunks, which have been lying in the sheriff's office for several days, were opened yesterday morning. The search was made at the request of Mrs. Hagaman's counsel, to show the prosecution that the trunks contained nothing save wearing apparel.

Nothing save the most gorgeous dresses and lingerie was found, though all of the trunks were searched from top to bottom. It is true that these were of the most expensive variety, but would go only a short way towards paying Mrs. Hagaman out of debt even if sold at their original cost. They showed that the woman, even though she is now penniless, used nothing but the best in her pricey days.

Counsel for the Lichenstein Company

We Beg to Inform Our Patrons

That we will, on September 15th, open a DRESSMAKING DEPARTMENT in connection with our Millinery Establishment. It is our purpose to give up-to-date styles, and satisfaction guaranteed as to it and workmanship. From the 15th of September (our opening) to the 27th of September we will make Dresses at a very low price. This is done for the purpose of inaugurating our business, and will positively be for ten days only. If necessary we can complete a dress in from two to three days' time.

Whitlock's,
431 EAST BROAD.

Our Dressmaking Department, 200 North Fifth Street.

Millinery Opening Wednesday and Thursday.
Notice later.

SOME PEOPLE SAY

Business is dull, but we want to tell you that we're so busy that we're working our force overtime and putting on new men in our mechanical department—in fact, we want two more first-class salesmen right now to help us sell the thousands of people all over the Virginias and Carolinas who come to buy Jurgens' great Furniture and Carpet bargains.

JÜRGENS
ADAMS & BROAD

"Right in the Centre of the Furniture District."